DEAN A. MOREHOUSE (Bar No. 111841) ANN MARIE MORTIMER (Bar No. 169077) 1 Email: dam@thelen.com Email: amortimer@hunton.com DAVID B. RITCHIE (Bar No. 112018) DANIEL TEPSTEIN (Bar No. 193113) Email: dritchie@thelen.com Email: dtepstein@hunton.com W. SAMUEL NIECE (Bar No. 148645) **HUNTON & WILLIAMS LLP** 3 500 South Hope Street, Suite 2000 Email: wsniece@thelen.com CHRISTOPHER L. OGDEN (Bar No. 235517) Los Angeles, California 90071 4 Email: cogden@thelenreid.com Telephone: (213) 532-2000 THELEN REID BROWN RAYSMAN & Facsimile: (213) 532-2020 5 STEINER LLP 225 West Santa Clara Street, Suite 1200 6 San Jose, California 95113 Telephone: (408) 292-5800 7 Facsimile: (408) 287-8040 8 FRANK GOOCH III (Bar No. 70996) SCOTT L. ROBERTSON (pro hac vice) Email: fgooch@gilchristrutter.com Email: srobertson@hunton.com GILCHRIST & RUTTER, PC CHRISTOPHER C. CAMPBELL (pro hac vice) Email: ccampbell@hunton.com Wilshire Palisades Building 10 1299 Ocean Avenue, Suite 900 **HUNTON & WILLIAMS LLP** Santa Monica, California 90401–1000 1751 Pinnacle Drive, Suite 22102 11 Telephone: (310) 292-4000 McLean, VA 22102 Facsimile: (310) 294-4700 Telephone: (703) 714-7400 12 Facsimile: (703) 714-7410 **Attorneys for Plaintiffs** 13 MASOOD HABIBI, and **Attorneys for Defendant** QMAX SYSTEMS, LLC **CONAIR CORPORATION** 14 15 16 17 UNITED STATES DISTRICT COURT 18 FOR THE NORTHERN DISTRICT OF CALIFORNIA 19 MASOOD HABIBI, an individual: and CASE NO.: C06-04963 JL 20 QMAX SYSTEMS, LLC, a Delaware limited liability company. JOINT STIPULATION AND 21 MERCOPOSED ORDER OF DISMISSAL Plaintiffs-Counterdefendants. 22 VS. 23 CONAIR CORPORATION, a Delaware 24 corporation, Defendant-Counterclaimant. 25 26 27 28

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1	In accordance with Federal Rules of Civil Procedure 41(a)(1)(ii) and 41(c), Plaintiffs and
2	Counterclaim Defendants Masood Habibi and Qmax Systems, LLC ("Qmax") and Defendant
3	and Counterclaimant Conair Corporation ("Conair") hereby give notice to the Court that they
4	have agreed to voluntarily dismiss all claims and counterclaims in this case without prejudice
5	and with each party to bear its own costs and attorneys fees.
6	IT IS HEREBY STIPULATED, by and between Masood Habibi, Qmax, and Conair
7	through their respective counsel that: (1) the Complaint by Masood Habibi and Qmax against
8	Conair be dismissed without prejudice pursuant to Fed.R.Civ.P. 41(a)(1)(ii); (2) Conair's
9	Counterclaims against Masood Habibi and Qmax be dismissed without prejudice pursuant to
10	Fed.R.Civ.P. 41(c); and (3) all parties bear their own attorneys' fees and costs.
11	
12	Dated: February 26, 2007 THELEN REID BROWN RAYSMAN & STEINER LLP
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14	By /s/ Christopher L. Ogden Christopher L. Ogden
15	Attorneys for Plaintiffs MASOOD HABIBI, an individual; and
16	QMAX SYSTEMS, LLC,
17	Dated: March 5, 2007 HUNTON & WILLIAMS LLP
18	
19	By /s/ Ann Marie Mortimer Ann Marie Mortimer
20	Attorneys for Defendant COMAIR CORPORATION
21	IT IS SO ORDERED
22	IT IS SO ORDERED TIT IS SO ORDERED
23	Dated: March 2007
24	HON Judge James Larson ESUDGE
25	
26	DISTRICT OF CE
27	DISTRICT
28	1

Cases 8:06:06-04:90699-6B-JLD 00000000 entri25:27 Filled 1033/005/20007Pages 3:06:06 **SIGNATURE ATTESTATION** I hereby attest that I have on file all holograph signatures for any signatures indicated by a "conformed" signature (/s/) within this e-filed document. /s/ Ann Marie Mortimer /s/ Christopher L. Ogden